

**UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF TEXAS
MARSHALL DIVISION**

CHARLES C. FREENY III, BRYAN E.
FREENY, and JAMES P. FREENY,

Plaintiffs,

v.

ALIPHCOM D/B/A JAWBONE,

Case No. 2:16-cv-00674-JRG-RSP

CONSOLIDATED

CHARLES C. FREENY III, BRYAN E.
FREENY, and JAMES P. FREENY,

Plaintiffs,

v.

FITBIT, INC.,

Defendant.

CASE NO. 2:16-cv-0670-JRG-RSP

ORDER DISMISSING FITBIT, INC.

Before the Court is a Joint Motion to Dismiss Fitbit, Inc. (the “Motion”) of Plaintiffs CHARLES C. FREENY III, BRYAN E. FREENY, and JAMES P. FREENY (“Freenys”) and Defendant FITBIT, INC. (“Fitbit”) (collectively the “Parties”). The Court, having fully considered the Motion, is of the opinion that the Motion should be and is hereby **GRANTED**.

It is therefore **ORDERED** that all claims by the Freenys against Fitbit are dismissed with prejudice, and all counterclaims by Fitbit against the Freenys are dismissed without prejudice. Each of the foregoing Parties shall bear its own costs, fees, and expenses.

SIGNED this 17th day of April, 2017.


ROY S. PAYNE
UNITED STATES MAGISTRATE JUDGE